Johnathan E. Mansfield, OSB #055390

Email jmansfield@schwabe.com Schwabe, Williamson & Wyatt, P.C. Pacwest Center 1211 SW 5th Ave., Suite 1900 Portland, OR 97204 Telephone 503.222.9981 Fax 503.796.2900

Edward W. Goldstein (Appearing pro hac vice) Email egoldstein@gfpiplaw.com
Corby R. Vowell (Appearing pro hac vice)
Email cvowell@gfpiplaw.com
Goldstein, Faucett & Prebeg, L.L.P.
1177 West Loop South, Suite 400
Houston, TX 77027
Telephone 713.877.1515
Fax 713.877.1145

Attorneys for Plaintiff Gary Odom

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF OREGON

GARY ODOM, an Oregon resident,

Civil Action No.3:09-cv-00230-MO

Plaintiff and Counterclaim-Defendant,

VS.

MICROSOFT CORPORATION, a

Washington corporation,

Defendant and Counterclaim-Plaintiff.

MOTION TO WITHDRAW

Pursuant to Local Rule 7.1, Counsel has made a good faith effort to contact Opposing Counsel to find if Defendant is opposed or unopposed to this filing and but have been unable to do so.

MOTION TO WITHDRAW CASE NO. 3:09-CV-230-MO

Plaintiff's counsel, the law firm of Goldstein, Faucett & Prebeg, L.L.P. and Edward W. Goldstein and Corby R. Vowell ("Counsel") respectfully request that this Court allow them to withdraw as counsel for Gary Odom in the above titled action. For the reasons stated in supporting Memorandum, Counsel requests that the Court grant this Motion.

Respectfully submitted,

Dated: November 25, 2009

/s/ Edward W. Goldstein

Edward W. Goldstein (Appearing *Pro Hac Vice*) Corby R. Vowell (Appearing *Pro Hac Vice*) **Goldstein, Faucett & Prebeg, L.L.P.** 1177 West Loop South, Suite 400 Houston, TX 77027 Telephone 713.877.1515 Facsimile 713.877.1145

Email: egoldstein@gfpiplaw.com Email: cvowell@gfpiplaw.com

Johnathan E. Mansfield Schwabe, Williamson & Wyatt, P.C. Pacwest Center 1211 SW 5th Ave., Suite 1900 Portland, OR 97204 Telephone: 503.222.9981

Email: jmansfield@schwabe.com

Facsimile: 503.796.2900

CERTIFICATE OF SERVICE

The undersigned hereby certifies that all counsel of record who are deemed to have consented to electronic service are being served with a copy of this document via the Court's CM/ECF system per Local Rule CV-5(a)(3) on November 25, 2009. Any other counsel of record will be served by first class U.S. mail.

/s/ Edward W. Goldstein
Edward W. Goldstein